



KERALA GAZETTE

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GOVERNMENT OF KERALA
Labour (C) Department
NOTIFICATION.

Dated, Trivandrum, 1st November 1982.

G.O. (P) No. 37/82/LBR.

In supersession of Notification No. G.O. (Rt.) 1307/72/LBR dated 5-12-1972 published in Part I of the Kerala Gazette dated 26-12-1972 the Government of Kerala hereby fix the Headquarters and jurisdiction of Assistant Labour Officers Grade II as given in Column (4) and (5) of the schedule below.

Sl. No.	District	Designation of the Officer	Headquarters	Jurisdiction
(1)	(2)	(3)	(4)	(5)
1	Trivandrum	Assistant Labour Officer, Varkala	Varkala	Varkala Municipality Panchayats of Cherunniyoor Vettoor Navaikulam Elakamon Edava Manampoor Ottoor Madavoor Pallickal Chemmaruthy

(1)	(2)	(3)	(4)	(5)
2	Trivandrum	Assistant Labour Officer, Attingal	Attingal	Attingal Municipality Panchayats of Chirayinkil Taluk <ol style="list-style-type: none"> 1. Mudakkal 2. Pazhayakunnummel 3. Karavaram 4. Nagaroor 5. Kilimanoor 6. Pulimath of Chirayinkil Taluk Nellanad Kallara Pangode Manickal Vamanapuram of Nedumangad Taluk
3	Trivandrum	Assistant Labour Officer, Chirayinkil	Chirayinkil	The following Panchayats of Chirayinkil Taluk Chirayinkil Vakkom Kadakkavoor Kizhuvalam Azhoor Anjengo The following Panchayats of Trivandrum Taluk Mangalapuram Kadinamkulam Pothencode Andoorkonam

*Note :—*The Assistant Labour Officer Grade II. for Coir Industry shall be Assistant Labour Officer Grade II in respect of all establishments covered by various labour laws with the jurisdiction specified in column (5).

4	Trivandrum	Assistant Labour Officer, Trivandrum 1st Circle	Balaramapuram Panchayats wards 4 and 5 Nemom Panchayat Pallichal Panchayat wards 8 and 9. Venganoor Panchayat Thiruvallam Panchayat Kalliyoor Panchayat The following wards of Trivandrum Corporation																												
			<table><tr><th>Wards</th><th>Nos.</th></tr><tr><td>Karamana</td><td>20</td></tr><tr><td>Nedumkadu</td><td>21</td></tr><tr><td>Thaliyil</td><td>22</td></tr><tr><td>Valiyasala</td><td>23</td></tr><tr><td>Thampanoor</td><td>25</td></tr><tr><td>Chenthitta</td><td>38</td></tr><tr><td>Chalai</td><td>39</td></tr><tr><td>Kuriathi</td><td>40</td></tr><tr><td>Puthen Street</td><td>41</td></tr><tr><td>Manacaud</td><td>42</td></tr><tr><td>Ambalathara</td><td>48</td></tr><tr><td>Kalippankulam</td><td>49</td></tr><tr><td>Kaladi</td><td>50</td></tr></table>	Wards	Nos.	Karamana	20	Nedumkadu	21	Thaliyil	22	Valiyasala	23	Thampanoor	25	Chenthitta	38	Chalai	39	Kuriathi	40	Puthen Street	41	Manacaud	42	Ambalathara	48	Kalippankulam	49	Kaladi	50
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Ambalathara	48																														
Kalippankulam	49																														
Kaladi	50																														

*Note :—*The Assistant Labour Officer Grade II, Trivandrum (East) shall be denoted as Assistant Labour Officer, 1st Circle, Trivandrum with the jurisdiction specified in column 5.

(1)	(2)	(3)	(4)	(5)																																												
5	Trivandrum	Assistant Labour Officer Gr. II, Trivandrum, 2nd Circle	Trivandrum	Panchyats of Kadakampally Attipra, Kazhakuttom. The following wards of Trivandrum Corporation <table><tr><th>Wards</th><th>Nos.</th></tr><tr><td>Medical College</td><td>1</td></tr><tr><td>Pattom</td><td>2</td></tr><tr><td>Kesavadasapuram</td><td>3</td></tr><tr><td>Kunnukuzhi</td><td>12</td></tr><tr><td>Kannammoola</td><td>13</td></tr><tr><td>Rishimangalam</td><td>27</td></tr><tr><td>Vanchiyoar</td><td>28</td></tr><tr><td>Sreekantheswaram</td><td>29</td></tr><tr><td>Palkulangara</td><td>30</td></tr><tr><td>Pettah</td><td>31</td></tr><tr><td>Chackai</td><td>32</td></tr><tr><td>Veli</td><td>33</td></tr><tr><td>Shanghumugham</td><td>34</td></tr><tr><td>Vallakkadavu</td><td>35</td></tr><tr><td>Perumthanni</td><td>36</td></tr><tr><td>Fort</td><td>37</td></tr><tr><td>Sreevaraham</td><td>43</td></tr><tr><td>Kamaleswaram</td><td>44</td></tr><tr><td>Pallithura</td><td>45</td></tr><tr><td>Beemapally</td><td>46</td></tr><tr><td>Poonthura</td><td>47</td></tr></table>	Wards	Nos.	Medical College	1	Pattom	2	Kesavadasapuram	3	Kunnukuzhi	12	Kannammoola	13	Rishimangalam	27	Vanchiyoar	28	Sreekantheswaram	29	Palkulangara	30	Pettah	31	Chackai	32	Veli	33	Shanghumugham	34	Vallakkadavu	35	Perumthanni	36	Fort	37	Sreevaraham	43	Kamaleswaram	44	Pallithura	45	Beemapally	46	Poonthura	47
Wards	Nos.																																															
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Pallithura	45																																															
Beemapally	46																																															
Poonthura	47																																															

Note :—The Assistant Labour Officer Grade II Trivandrum (West) shall be denoted as Assistant Labour Officer Grade II Trivandrum, 2nd Circle, with the jurisdiction specified in column (5).

6	Trivandrum	Assistant Labour Officer Gr. II, Trivandrum 3rd Circle	Trivandrum	Panchayats of Vattiyoorkavu Chettivilakom Ulloor Sreekariyam The following Wards of Trivandrum Corporation	
				<i>Wards</i>	<i>Nos.</i>
				Kuravankonam	4
				Kowdiar	5
				Vattiyoorkavu	6
				Pangode	7
				Thirumala	8
				Sasthamangalam	9
				Kanjirampara	10
				Nanthancode	11
				Palayam	14
				Vazhuthacaud	15
				Jagathy	16
				Forjapura	17
				Thrikkannapuram	18
				Mudavanmukal	19
				Thycaud	24
				Secretariat	26

Note :—The Assistant Labour Officer Grade II, Trivandrum (Rural) shall be denoted as Assistant Labour Officer Grade II, Trivandrum, 3rd Circle with the jurisdiction specified in column (5).

7	Trivandrum	Assistant Labour Officer, Gr. II, Nedumangad	Nedumangad	Nedumangad Taluk except the following Panchayats Vam anapuram Ma nickal Nallanadu Kallara Pangode
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(1)	(2)	(3)	(4)	(5)
8	Trivandrum	Assistant Labour Officer, Gr. II, Neyyattinkara	Neyyattinkara	Neyyattinkara Taluk
9	Quilon	Assistant Labour Officer, Gr. II.	Paravoor	Panchayats of Poothakulam Chathanoor Kalluvathukal Trikovilvattam Mayyanad Adichanalloor Paravoor

Note :—The Assistant Labour Officer Grade II for Coir Industry shall be Assistant Labour Officer Grade II, in respect of all establishments covered by various labour laws with the jurisdiction specified in Column (5).

10	Quilon	Assistant Labour Officer, Gr. II, 1st Circle,	Quilon	Quilon Municipality Wards	Nos.
				Polyathode	10
				Mundakal East	11
				Mundakal Middle	12
				Mundakal West	13
				Cantonment South	14
				Andamukkam	17
				Thamarakulam	18
				Pallithottam	19
				Beach East	20
				Beach South	21
				Beach North	22
				Kaikulangara (East)	28
				Kaikulangara (West)	29
				Thangasseri	30
				Punnathala South	31
				Punnathala North	32

Manayilkulangara 36
and Panchayats of Iravipuram
and Vadakkevila.

Note :—The Assistant Labour Officer Grade II, Quilon (Town) shall be denoted as Assistant Labour Officer Grade II, 1st Circle, Quilon with the jurisdiction specified in column (5).

11	Quilon	Assistant Labour Officer, Quilon Gr. II, 2nd Circle,	Quilon Municipality Wards	Nos.
			Uliyacoil North	1
			Uliyacoil Middle	2
			Uliyacoil South	3
			Asramam North	4
			Asramam West	5
			Asramam Middle	6
			Asramam South	7
			Pattathanam West	8
			Pattathanam East	9
			Cantonment North	15
			Vadakkumbhagam	16
			Kottakkakam	23
			Palace	24
			Thevally	25
			Cutcheri	26
			Kaikulangara North	27
			Mulamkadakam	33
			Kurecpuzha (East)	34
			Kurecpuzha (West)	35
			and Panchayats of Sakthikulangara and Thirikkadavoor	

Note :—The Assistant Labour Officer Grade II, Quilon (Municipality) shall be denoted as Assistant Labour Officer Grade II, 2nd Circle Quilon with the jurisdiction specified in Column (5).

(1)	(2)	(3)	(4)	(5)
12	Quilon	Assistant Labour Officer, Gr. II.	Kundara	Quilon Taluk except Quilon Municipal area Panchayats of Kundara Perinad East Kallada Perayam Mandrothuruthu Kottamkara Nedumpana Kilikollur Kottarakara Taluk
13	Quilon	Assistant Labour Officer, Gr. II.	Kottarakara	Pathanapuram Taluk
14	Quilon	Assistant Labour Officer, Gr. II.	Punalur	Pathanamthitta Taluk
15	Quilon	Assistant Labour Officer, Gr. II.	Pathanamthitta	Kunnathoor Taluk
16	Quilon	Assistant Labour Officer, Gr. II.	Adoor	Karunagapally Taluk
17	Quilon	Assistant Labour Officer, Gr. II.	Karunagapally	Panchayats of Haripad Pallipad Kumarapuram Gheruthana Veeyapuram Karuvatta Arattupuzha Trikunnapuzha of Karthikapally Taluk.
18	Alleppey	Assistant Labour Officer, Gr. II.	Haripad	

Note :—The Assistant Labour Officer Grade II for Goir Industry alone shall be Assistant Labour Officer Grade II for all establishments covered by various labour laws with the jurisdiction specified in column (5).

19	Alleppey	Assistant Labour Officer Gr. II.	Kayamkulam	Kayamkulam Municipality Panchayats of Devikulangara Kandallur Chingoli Karthikappally Krislinapuram Cheppad Pathiyoor Muthukulam of Karthikappally Taluk
20	Alleppey	Assistant Labour Officer Gr. II, Shertallai (South)	Shertallai	Shertallai Municipality and Panchayats of Shertallai South Mararikulam North Kanjikuzhi Muhamma Thannirmukkam of Shertallai Taluk

*Notes :—*The Assistant Labour Officer Grade II, Shertallai (Industries excluding coir industry) shall be Assistant Labour Officer Grade II for Coir Industry also and shall be denoted as Assistant Labour Officer Grade II, Shertallai (South) with the jurisdiction specified in column (5).

21	Alleppey	Assistant Labour Officer Gr. II, Shertallai (North)	Shertallai	Panchayats of Pattanakad Vayalar Kadakkara Palli Thuravoor Kuthiyathodu Odanthuruthi Ezhuanna Aroor Chennampalli Thaikathusse
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(1)	(2)	(3)	(4)	(5)
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Panapalli
Perumbalam
Mattathulthalam of
Shertallai Taluk

Note :—The Assistant Labour Officer Grade II, Shertallai (Cair Industry) shall be Assistant Labour Officer Grade II in respect of all establishments covered by various labour laws and shall be denoted as Assistant Labour Officer Grade II, Shertallai (North) with the jurisdiction specified in column (5).

22	Alleppey	Assistant Labour Officer Gr. II.	Mavelikkara	Mavelikkara Taluk
23	Alleppey	Assistant Labour Officer Gr. II.	Thiruvalla	Thiruvalla Taluk
24	Alleppey	Assistant Labour Officer Gr. II.	Chengannoor	Chengannoor Taluk
25	Alleppey	Assistant Labour Officer Gr. II.	Momcompu	Kuttanad Taluk
26	Alleppey	Assistant Labour Officer Gr. II, 1st Circle	Alleppey	Kuthirapanthi Vattayal Kadakkal Beach Zacharia Bazar Lajmath Alissery Vellakkinar Puthanangadi Municipal Office Factory Ward Sea View Ward Shertallai Canal Power House Kanjiramchira

Thumboli
Arattuvazhi
Kommadi (Western Portion)
Market of Alleppey
Municipality

Note :—The Assistant Labour Officer Grade II Alleppey (Municipality) shall be denoted as Assistant Labour Officer Grade II, 1st Circle, Alleppey with the jurisdiction specified in column (5).

27	Alleppey	Assistant Labour Officer Gr. II Alleppey, 2nd Circle	Karkode Pallathuruthi Pazhaveedu Thiruvampadi Chungom Palace Ward Kommadi (Eastern Portion) Thirunala Mulackal Jilla Court Manathanam Poonthoppu Thondankulangara Asramam Avalookunnu Thathampally Kott. mkulangara Nehru Trophy of Alleppey Municipality
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11

Note :—The Assistant Labour Officer Grade II, Alleppey (Town), shall be denoted as Assistant Labour Officer Grade II, Alleppey 2nd Circle with the jurisdiction specified in column (5).

28	Alleppey	Assistant Labour Officer Gr. II, 3rd Circle.	Aryad Panchayat Mannanchery Panchayat Mararikulam (S) Panchayat
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Note :—The Assistant Labour Officer, Alleppey (Rural) shall be denoted as Assistant Labour Officer, Grade II, Alleppey 3rd Circle with the jurisdiction specified in column (5).

(1)	(2)	(3)	(4)	(5)
29	Alleppey	Assistant Labour Officer Gr. II.	Ambalapuzha	Punnopra Panchayat Ambalapuzha Panchayat Purakkad Panchayat

Note :—The Assistant Labour Officer Grade II, for Coir Industry shall be Assistant Labour Officer Grade II for all establishments covered by various labour laws having jurisdiction specified in Column (5).

30	Kottayam	Assistant Labour Officer Gr. II, 1st Circle.	Kottayam	Panchayats of Aymanam Kumarakom Nattakom Thiruvapur Southern side of K.K. Road Western side of M.C. Road and West of Kottayam Municipality other than mentioned in Kottayam 2nd Circle noted below.
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Note :—The Assistant Labour Officer Grade II, Kottayam (Town) shall be denoted as Assistant Labour Officer Grade II 1st Circle, Kottayam with the jurisdiction specified in column (5).

31	Kottayam	Assistant Labour Officer Gr. II, 2nd Circle.	Kottayam	Panchayats of Athirampuzha Ettumanoor Arpookara Kumaranalloor Neendoor Northern side of K.K. Road and Eastern side of M.C. Road of Kottayam Town.
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Note :—The Assistant Labour Officer Grade II, Kottayam (Rural) shall be denoted as Assistant Labour Officer Grade II, 2nd Circle, Kottayam with the jurisdiction specified in column (5).

32	Kottayam	Assistant Labour Officer Gr. II.	Puthupally	Panchayats of Ayarkunnam Akalakunnam
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				Kooroppada Puthuppally Pampadi Panachikkadu Vijayapuram Pallikkathode Changanacherry Taluk
33	Kottayam	Assistant Labour Officer Gr. II.	Changanacherry	
34	Kottayam	Assistant Labour Officer Gr. II.	Palai	Meenachil Taluk
35	Kottayam	Assistant Labour Officer Gr. II.	Vaikom	Vaikom Taluk
36	Kottayam	Assistant Labour Officer Gr. II.	Kanjirappally	Kanjirappally Taluk
37	Idukki	Assistant Labour Officer Gr. II.	Santhanpara	Panchayats of Santhanpara Pysonvalley Chinnakkal Konnathady Rajakadu Rajakumari Senapathy Udumbenchola Vathikudy
38	Idukki	Assistant Labour Officer Gr. II.	Nedumkandam	Panchayats of Nedumkandam Pampadumpara Vandanmedu Mariyapuram Kattappana Karunapuram Kamakshy Kanchiyar Chakkupallam Ayyappancoil Erattayar

(1)	(2)	(3)	(4)	(5)
39	Idukki	Assistant Labour Officer Gr. II.	Thodupuzha	Thodupuzha Taluk
40	Idukki	Assistant Labour Officer Gr. II.	Peermade	Peermade Taluk
41	Idukki	Assistant Labour Officer Gr. II.	Munnar	Devikulam Taluk
42	Ernakulam	Assistant Labour Officer Gr. II, 1st Circle.	Ernakulam	Division Nos. xxvi, xxvii, xxviii, xxix, xxx, xxxi, xxxii, xxxiii, xxxiv, xxxv, xxxvi of Corporation of Cochin and Panchayats of Trikkakara, Kumbalam Maradu and Municipality of Trippurithura and Pancha- yats of Thuruvankulam, Mulanthuruthy, Amballur, Edakkattuvayal, Udayam- peoor, Chottanikara of Kanayannoor Taluk

Note :—The Assistant Labour Officer Grade II, Ernakulam (East) shall be denoted as Assistant Labour Officer Grade II; 1st Circle, Ernakulam, having the jurisdiction specified in column (5).

43	Ernakulam	Assistant Labour Officer Gr. II, 2nd Circle.	Ernakulam	Division Numbers xxxvii, xxxviii, xxxix and of Corporation of Cochin and Panchayats of Kalamassery, Cheranalloor, Kadamakudy and Mulavukad of Kanayannoor Taluk.
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Note :—The Assistant Labour Officer Grade II, Ernakulam (West) shall be denoted as Assistant Labour Officer Grade II, 2nd Circle, Ernakulam with the jurisdiction specified in column (5).

4 Ernakulam Assistant Labour Officer Gr. II, 1st Circle. Cochin

Division Numbers
xi, xii, xiii, xiv, xv, xvi, xvii,
xviii, xix, xx, xxi, xxii, xxiii,
xxiv and xxv of Corporation
of Cochin and Panchayats of
Chellanam and Kumbalangi
of Cochin Taluk.

Note :—The Assistant Labour Officer Grade II Cochin (Rural) shall be denoted as Assistant Labour Officer Grade II, 1st Circle, Cochin with the jurisdiction specified in column (5).

45 Ernakulam Assistant Labour Officer Grade II, 2nd Circle Cochin

Division Nos. I, II, III, IV,
V, VI, VII, VIII, IX,
X of Corporation of Cochin
and Panchayats of Elam-
kunnappuzha, Narakkal,
Nayarambalam, Edavanakad,
Kuzhippilly and Pallippuram
of Cochin Taluk.

15

Note.—The Assistant Labour Officer Grade II, Cochin (Rural) shall be denoted as Assistant Labour Officer Grade II, 2nd Circle, Cochin with the jurisdiction specified in column (5).

46 Ernakulam Assistant Labour Officer Grade II North Parur

Parur Taluk

47 Ernakulam Assistant Labour Officer Grade II Alwaye

Alwaye Municipality and
Panchayats of Choornikara,
Keezhimadu,
Ghenganadu,
Sreemoolanagaram and
Edathala of Alwaye Taluk

(1)	(2)	(3)	(4)	(5)
48	Ernakulam	Assistant Labour Officer Grade II	Angamaly	Angamaly Municipality and Panchayats of Thuravoor Karukutty Mukkannoor Manjapra Ayyampuzha Malayattoor Neelaswaram Kalady Kanjoor Parakadavu Nedumbassery of Alwaye Taluk
49	Ernakulam	Assistant Labour Officer Grade II	Perumbavoor	Kunnathunadu Taluk
50	Ernakulam	Assistant Labour Officer Grade II	Muvattupuzha	Moovattupuzha Taluk
51	Ernakulam	Assistant Labour Officer Grade II	Kothamangalam	Kothamangalam Taluk
52	Trichur	Assistant Labour Officer Grade II	Irinjalakuda	Irinjalakuda Municipality, Panchayats of Alagappanagar Aloor Karam Kattoor Muriyad Nenmanikara Padiyoor Poomangalam Pudukad Parappookara Porathissery

76	Malappuram	Assistant Labour Officer Grade II	Kondotty	Anikayam Trikkalangode Pulpatta Pandikssad Kottakal The following Panchayats of Ernad Taluk Kondotty Nediyyiruppu Morayur Pallikkal Chirukavu Ch. lembra Vazhakka Vazhayur Pulikkal Urngattiri, Kuzhimanna Cheecode Arcacode K. huparamba Kavanur
77	Malappuram	Assistant Labour Officer Grade II	Nilambur	The following Panchayats of Ernad Taluk Vazhikadavu Edakkara Ghonga hara Chaliyar Nilambur Mampad Amarambalam Karulai

(1)	(2)	(3)	(4)	(5)
				Moothedam Kalikavu Karavarakundu Wandoor Tiruvalli Eduvanna Thuvur Porur
78	Kozhikode	Assistant Labour Officer Grade II, 1st Circle	Kozhikode	Parts of wards 1, 3, 4, 7, 38, 39 of Eastern side of the Railway Line and wards 2, 5, 6, 10, 17, 31, 32, 33, 34, 35, 36, 37 of Calicut Corporation and Panchayats of Kakkedi Chelannur Kakkur Kuruvattoor of Kozhikode Taluk

Note:—The Assistant Labour Officer Grade II, Kozhikode (North) shall be denoted as Assistant Labour Officer Grade II, 1st Circle, Kozhikode with the jurisdiction specified in column (5).

79	Kozhikode	Assistant Labour Officer Grade II, 2nd Circle	Kozhikode	Parts of wards 13, 14, 16, 21 of the Eastern side of Railway Line and wards 18, 19, 20, 22, 23, 24, 25, 26, 27, 28, 29, 30 of Calicut Corporation and Panchayats of Mavoor and Peruvayal in Kozhikode Taluk
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*Note:—*The Assistant Labour Officer Grade II, Kozhikode (South) shall be denoted as Assistant Labour Officer Grade II, 2nd Circle, Kozhikode with the jurisdiction specified in column 5.

80	Kozhikode	Assistant Labour Officer Grade II 3rd Circle	Kozhikode	Parts of wards 1, 3, 4, 7, 13, 14, 26, 21, 38, 39 of the western side of the Railway Line and wards 8, 9, 11, 12, 15 of the Calicut Corporation and Panchavats of Elathur and Talakulathur of Kozhikode Taluk
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*Note:—*The Assistant Labour Officer Grade II, Kozhikode (Corporation) shall be denoted as Assistant Labour Officer Grade II, 3rd Circle, Kozhikode with the jurisdiction specified in column (5).

81	Kozhikode	Assistant Labour Officer Grade II	Thamarassery	The following Panchayats of Thamarassery Puduppadi Kodenchery Kodi athur Thiruvambady Kodaranhi Makkam Chathamangalam Kunnamangalam Koduvally Kizhakketh Omasseri Karseri Madavoor Narikkini Nanninda of Kozhikode Taluk
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(1)	(2)	(3)	(4)	(5)
82	Kozhikode	Assistant Labour Officer Grade II	Feroke	Panchayats of Feroke Ramanattukara Nallalam Chiruvannur Kadalundi Beyyore Oluvanna of Kozhikode Taluk
83	Kozhikode	Assistant Labour Officer Grade II	Badagara	Revenue Taluk of Badagara
84	Kozhikode	Assistant Labour Officer Grade II	Quilandy	Revenue Taluk of Quilandy
85	Wynad	Assistant Labour Officer Grade II	Kalpetta	Revenue Taluk of Vythiri
86	Wynad	Assistant Labour Officer Grade II	Sultan Battery	Revenue Taluk of Sultan Battery
87	Wynad	Assistant Labour Officer Grade II	Manantoddy	Revenue Taluk of Manantoddy
88	Cannanore	Assistant Labour Officer Grade II. 1st Circle	Cannanore	Cannanore Municipality Elavayor Panchayat Chirapanchayat Pallakunnu Panchayat Puzhati Panchayat of Cannanore Taluk

*Note:—*The Assistant Labour Officer Grade II Cannanore (Town) shall be denoted as Assistant Labour Officer Grade II, 1st Circle, Cannanore with the jurisdiction specified in column (5).

89 Cannanore Assistant Labour Officer Cannanore
Grade II 2nd Circle

Muzhappilangad Panchayat
Edakkad Panchayat
Kadamboor Panchayat
Peralsseri Panchayat
Chemilode Panchayat
Munderi Panchayat
Anjarakandy Panchayat
Chirakkal Panchayat
Baliapattom Panchayat
Azhikode Panchayat
Pappinisseri of
Cannanore Taluk

Note:—The Assistant Labour Officer Grade II, Cannanore (Rural) shall be denoted as Assistant Labour Officer Grade II, 2nd Circle, Cannanore with the jurisdiction specified in column (5).

90 Cannanore Assistant Labour Officer Cannanore
Grade II 3rd Circle

Kunhimangalam Panchayat
Ezhom Panchayat
Kadannappally—
Panapuzha Panchayat
Mattool Panchayat
Madayi Panchayat
Cheruthazham Panchayat
Cherukunnu Panchayat
Kannapuram Panchayat
Narath Panchayat
Kalliasseri of
Cannanore Taluk

Note:—The Assistant Labour Office Grade II, Cannanore (Municipality) may be denoted as Assistant Labour Officer Grade II, 3rd Circle, Cannanore with the jurisdiction specified in column (5).

91 Cannanore Assistant Labour Officer Kasaragod
Grade II

Revenue Taluk of Kasaragod

92 Cannanore Assistant Labour Officer Kanhangad
Grade II

Revenue Taluk of Hosdurg

(1)	(2)	(3)	(4)	(5)
93	Cannanore	Assistant Labour Officer Grade II	Taliparamba	Taliparamba Panchayat Sreekanthapuram Panchayat Chenzalayi Panchayat Kurumathoor Panchayat Irikkur Panchayat Payaveer Panchayat Naduvil Panchayat Kolachery Panchayat Kuttiattoor Panchayat Mayyil Panchayat Andoor Panchayat Eruvassy Panchayat Malappattam Panchayat Padivur—Kalliyad Panchayat of Taliparamba Taluk
94	Cannanore	Assistant Labour Officer Grade II	Payyannur	Payyannur Panchayat Karivellur—Peralam Panchayat Ramanthali—Panchayat Kankole—Alapadamba Panchayat Peringome—Vayakkara Panchayat Eramam—Kuttur Panchayat Pariyaram Panchayat Alakode Panchayat Udayagiri Panchayat Pattuvam Panchayat Chipparappadavu Panchayat of Taliparamba Taluk

95	Cannanore	Assistant Labour Officer Grade II	Iritty	Following Panchayats of Tellicherry Taluk Maloor Panchayat Kanichar Panchayat Muzhakkunnu Panchayat Keezhur—Chavassery Panchayat Payam Panchayat Aralam Panchayat Mattannur Panchayat Koodali Panchayat Thillengeri Panchayat Peravoor Panchayat Kottiyoor Panchayat Kelakam Panchayat Ayyamkunnu Panchayat Keezhallur Panchayat
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31

96	Cannanore	Assistant Labour Officer Grade II 1st Circle	Tellicherry	Tellicherry Municipality Dharmadam Panchayat Eranieli Panchayat Kottiyeri Panchayat New Mahe Panchayat Pannianoor Panchayat Chokli Panchayat of Tellicherry Taluk
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*Note :—*The Assistant Labour Officer Grade II, Tellicherry (Town) shall be denoted as Assistant Labour Officer Grade II, 1st Circle, Tellicherry with the jurisdiction specified in column (5).

(1)	(2)	(3)	(4)	(5)
97	Cannanore	Assistant Labour Officer Grade II 2nd Circle	Tellicherry	Kadirur Panchayat Panoor Panchayat Pinarayi Panchayat Kuthuparamba Panchayat Kottayam Panchayat Pattiam Panchayat Mokeri Panchayat Peringalam Panchayat Kariyad Panchayat Vengad Panchayat Kunnothuparamba Panchayat Mangattidam Panchayat Chittaripparamba Panchayat Kolayad Panchayat Tr p angattur Panchayat of Tellicherry Taluk

Note :—The Assistant Labour Officer Grade II, Tellicherry (Rural) shall be denoted as Assistant Labour Officer Grade II, 2nd Circle, Tellicherry with the jurisdiction specified in column (5).

By order of the Governor,
V. KRISHNAMURTHY,
Secretary to Government.

Kerala Gazette No. 48 dated 7th December 1982.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G.O. (Rt.) No. 1070/82/LBR.

Dated, Trivandrum, 1st October 1982.

The award of the Labour Court, Quilon in respect of the dispute between the Managing Director, Alleppey District Consumers Wholesale Co-operative Stores Ltd. No. A. 103 Alleppey and their workmen represented by the Secretary, Alleppey Consumers Wholesale Co-operative Employees Association, Alleppey received by Government on 16-8-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SRIVADASAN,

Deputy Secretary to Government.

In the Labour Court, Quilon

Monday, the 2nd day of August, 1982

Present:

Shri T. V. KUNHAHAMED, B. A. B. L.,

Presiding Officer

INDUSTRIAL DISPUTE NO. 94/78

Between:

The Managing Director, Alleppey District Consumers Wholesale Co-operative Stores Ltd. No. A. 103, Alleppey

And

The Secretary, Alleppey Consumers Wholesale Co-operative Employees Association, Alleppey

Representations:

Sri C. K. Parameswara Panicker,
Advocate, Alleppey.

... For the Management

Sri T. D. Kavirajan,
Advocate, Alleppey.

.. For the Union

GA. 177/V.

AWARD

This is an industrial dispute referred for adjudication by the Government of Kerala as per G. O. (Rt.) No. 1290/78/L & H dated 26-7-1978. The question referred for adjudication is the Compulsory retirement from service of Shri P. J. Joseph, Employee, with effect from 9-4-1976.

2. Shri P. J. Joseph shall hereinafter be referred to as the 'workman' and the Alleppey District Consumers Wholesale Co-operative Stores Ltd. shall be referred to as the 'Management'. The case of the workman as set forth in the claim statement filed by him is as follows:—His service with the management commenced from 20th November 1963. He was suspended from service on 9th April 1976 while he was working as supervisory assistant. His salary at that time was Rs. 277 per month. The suspension was motivated by malice and vengeance of the Managing Director who had stipulated in the order of suspension, that no subsistence allowance, shall be paid to the workman. The Manager of the Society was appointed as the enquiry officer. The rules of the Society provided for a disciplinary sub-committee and therefore the appointment of the Manager as the enquiry officer is illegal. The enquiry officer did not hold an enquiry but extracted a statement from the workman and sent him away. Subsequently the Managing Director imposed the punishment of compulsory retirement. The allegations have not been substantiated. The President of the Society alone is competent to impose the punishment of compulsory retirement. The workman wants himself to be reinstated with full back wages.

3. The management filed a bald reply statement contending that all the steps taken by the management were according to rules and that the domestic enquiry was properly conducted.

4. The union filed a replication re-iterating its contentions. Thus the pleadings do not disclose the case of the parties.

5. My learned predecessor considered the question regarding the Validity of the domestic enquiry and as per his order dated 13th February 1980 held that the domestic enquiry was improper and posted the case for further evidence giving the management an opportunity to substantiate the allegations before this court. The preliminary order shall be appended to the award. After the said preliminary order, the Manager of the Society was examined as M. W. 1 and the enquiry file which consists of the report of the domestic enquiry as well as the statement given by the workman was marked as Ext. M1. The workman had examined himself and had produced Exts. W1 to W6. Ext. W2 the order of suspension contains a statement of the allegations against the workman. Ext. W2 reads "As per the office order 1st cited, Sri P. J. Joseph was transferred and posted as the Manager of the Br. No. 10 of this Stores. But he has not turned upto take charge of the Branch on the close of business on 8-4-1976 as per the reference 2nd cited. It is also noted that he has absented from duty on the F. N. of 9-4-1976. The action of the incumbent is viewed very seriously. This action of the incumbent tantamount to sheer disobedience of orders and

clear dereliction of duties". Thus the charge against the workman is that he had refused to obey the order directing him to take charge of Branch No. 10 and had absented from duty from the Forenoon of 9-4-1976. The case of the workman is that he was unwell and he had applied for leave even prior to the order in question which was passed on 8th April 1976. Ext. W1 is an application for leave filed by the workman. In the application dated 29th March 1976, he had asked for leave for two weeks from 1st April, 1976. The reason alleged is that his Physician had advised him to take rest for a few days. The endorsement on Ext. W1 shows that the application was rejected due to scarcity of staff. Ext. W3 is a communication sent by the Managing Director to the workman. That document refers to an application for leave dated 1-4-1976. It has been stated that Sri Joseph had applied for sick leave and earned leave for 15 days, that as per the accounts he is eligible to take only 7½ days' leave and the medical certificate produced by him is not in accordance with law and therefore the application for leave was not allowed. After the expiry of the period of 7 days Sri Joseph had reported for duty on 8-4-1976. According to him, he had reported for duty with the object of taking casual leave since casual leave cannot be taken in continuation of earned leave. Then he was directed to go and take charge of Branch No. 10. He had explained his difficulties to the Managing Director and had also applied for casual leave for 9th & 10th of April 1976. The order of suspension was passed on 9-4-1976. The workman has given evidence regarding the abovementioned facts.

6. The question for consideration is whether there was disobedience of the order to take charge of Branch No. 10 and whether the workman had absented from duty from 9-4-1976. The then Managing Director has not been examined by the Management. It is seen from Ext. W3 the Communication sent by the Managing Director, that the workman had produced a medical certificate which according to the Managing Director was not in accordance with law. The Management has not produced the said medical certificate. The workman has stated that he had explained his difficulties to the Managing Director and had applied for casual leave for 9th & 10th of April. The Management has not produced any of the documents relating to this dispute. The application for leave dated 1-4-1976, the medical certificate and the application for casual leave for 9th and 10th of April are all in the custody of the management. No explanation has been offered for not examining the Managing Director who could have informed the court about what really happened on 8th April 1976. If as the workman says, he was not in a fit condition to go and take charge of Branch No. 10 he cannot be found guilty of disobedience of the order issued by the official superior. Similarly the medical certificate as well as the casual leave application would have shown whether the workman had sufficient reason for not reporting for duty on 9-4-1976. In view of the unwillingness of the management to produce before this court the documents which are admittedly in its possession and the failure of the management to examine the then Managing Director, I cannot but conclude, that the charges levelled against the workman have not been proved. Therefore I hold that the

workman is not guilty of the charges levelled against him. The workman has attained the age of superannuation during the pendency of the proceedings and therefore the only direction that can be given is that he shall be paid full wages till he completed age of 58 less the subsistence allowance already paid to him.

In the result, I pass an award, ordering payment of full wages to the workman Sri P. J. Joseph from the date of his compulsory retirement till the date of completion of 58 years of age, less the amount of subsistence allowance already paid to him.

This award will take effect on the expiry of 30 days from the date of its publication in the Kerala Government Gazette.

Dictated to the Confidential Assistant, transcribed and typed out by him, corrected by me on this the 2nd day of August 1982.

T. V. KUNHAHAMED,
Presiding Officer.

Appendix

In the Labour Court, Quilon

Dated this the 13th day of February, 1980

Present:

SRI ALFRED DANIEL B. A. B. L.,

Presiding Officer

In

INDUSTRIAL DISPUTE [No. 94/78

Between

The Managing Director, Alleppey District Consumers Wholesale Co-operative Stores Ltd., No. A. 103, Alleppey.

And

The Workmen of the above concern represented by the Secretary, Alleppey Consumers (Wholesale Co-operative Employees Association, Alleppey

Representations:

Sri C. K. Parameswara Panicker,
Advocate, Alleppey.

.. For the Management

Sri T. D. Kavirajan,
Advocate, Alleppey.

— For the Union

കേരള സർക്കാർ

നിയമ (നിയമനിർമ്മാണം സി) വകുപ്പ്

വിജ്ഞാപനം

നമ്പർ 15140/ലെജ്. സി/82/ലാ.

തിരുവനന്തപുരം, 1982 ഒക്ടോബർ 13/
1904 അഗതിനം 21.

1982 ഒക്ടോബർ 11-ാം തീയതി കേരള ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയ താഴെപ്പറയുന്ന ഓർഡിനൻസ് പൊതുജനങ്ങളുടെ അറിവിനായി ഇതിനാൽ പ്രസിദ്ധപ്പെടുത്തുന്നു.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,
കെ. വിശ്വനാഥൻ നായർ,
നിയമവകുപ്പ് സ്പെഷ്യൽ സെക്രട്ടറി.

1982-ലെ 3-ാം നമ്പർ ഓർഡിനൻസ്

1982-ലെ കേരള വിദ്യാഭ്യാസ (ഭേദഗതി) ഓർഡിനൻസ്

ഇൻഡ്യൻ റിപ്പബ്ലിക്കിന്റെ ചുരുക്കനിയമസഭ സംവത്സരത്തിൽ കേരള ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയത്.

1958-ലെ കേരള വിദ്യാഭ്യാസ ആക്ട് വീണ്ടും ഭേദഗതി ചെയ്യുന്നതിനുള്ള ഒരു ഓർഡിനൻസ്.

പീഠിക.—കേരള സംസ്ഥാന നിയമസഭ സമ്മേളിച്ചിട്ടില്ലാത്തതിനാലും സത്വരനടപടി എടുക്കേണ്ട സാഹചര്യങ്ങൾ നിലവിലുണ്ടെന്ന് കേരള ഗവർണ്ണർക്ക് ബോധ്യം വന്നിരിക്കുന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ, ഇൻഡ്യൻ ഭരണഘടന 213-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡശ്യം പ്രകാരമുള്ള അധികാരങ്ങൾ വിനിയോഗിച്ച് കേരള ഗവർണ്ണർ താഴെപ്പറയുന്ന ഓർഡിനൻസ് വിളംബരപ്പെടുത്തുന്നു:—

1. ചുരുക്കപ്പേരും പ്രാരംഭവും.—(1) ഈ ഓർഡിനൻസിന് 1982-ലെ കേരള വിദ്യാഭ്യാസ (ഭേദഗതി) ഓർഡിനൻസ് എന്ന് പേർ പറയാം.

(2) ഇത് ഉടൻതന്നെ പ്രാബല്യത്തിൽ വരുന്നതാണ്.

2. 1959-ലെ 6-ാം ആക്ട് താൽക്കാലികമായി ഭേദഗതി ചെയ്യേണ്ടതാണെന്നു. — ഈ ഓർഡിനൻസ് പ്രാബല്യത്തിലിരിക്കുന്ന കാലത്ത്, 1958-ലെ കേരള വിദ്യാഭ്യാസ ആക്ട് (1959-ലെ 6) (ഇതിനുശേഷം പ്രധാന ആക്ട് എന്നാണ് പരാമർശിക്കപ്പെടുക) 3-ാം വകുപ്പിൽ പ്രത്യേകം പറഞ്ഞിരിക്കുന്ന ഭേദഗതിക്കു വിധേയമായി പ്രാബല്യമുണ്ടായിരിക്കുന്നതാണ്.

3. 36-ാം വകുപ്പിന്റെ ഭേദഗതി. — പ്രധാന ആക്ട് 36-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പിൽ “സർക്കാരിന് ചട്ടങ്ങൾ ഉണ്ടാക്കാവുന്നതാണ്”. എന്ന വാക്കു കൾക്കുശേഷം “പിൽക്കാലപ്രാബല്യത്തോടോ അഥവാ മുൻകാല പ്രാബല്യത്തോടോ” എന്ന വാക്കുകൾ ചേർക്കേണ്ടതാണ്.

ജ്യോതി വെങ്കടചെല്ലം,

ഗവർണ്ണർ.

(ശ്രീത്തർജ്ജ്വര)

പി. ജഗദമ്മ,

അഡീഷണൽ ഹെഡ് ട്രാൻസ്ലേറ്റർ.

കേരള സർക്കാർ

നിയമ (ലൈം. എ) വകുപ്പ്

വിജ്ഞാപനം.

നമ്പർ 14857/ലൈം. എ2/82/ലാ. തിരുവനന്തപുരം, 1982 ഒക്ടോബർ 14
1904 അഗതിനം 22.

1982 ഒക്ടോബർ 12-ാം തീയതി കേരള ഗവർണ്ണർ വിളംബരപ്പെട്ട അതിരൂപതാ പരമ്പര ഓർഡിനൻസ് ചോട്ടുജനങ്ങളുടെ അറിവിനായി ഇതിനാൽ പ്രസിദ്ധപ്പെടുത്തുന്നു.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,
കെ. വിശ്വനാഥൻ നായർ,
നിയമവകുപ്പ് സ്പെഷ്യൽ സെക്രട്ടറി.

1982-ലെ 4-ാം നമ്പർ ഓർഡിനൻസ്

1982-ലെ കാർഷികമായ നികുതി (ഭേദഗതി) ഓർഡിനൻസ്

ഇൻഡ്യൻ റിപ്പബ്ലിക്കിന്റെ മുമ്പാകെ സ.വൽസരത്തിൽ കോള ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയത്.

1950-ലെ കാർഷികമായ നികുതി ആക്ട് വിഭാഗം ഭേദഗതി ചെയ്യുന്നതിനുള്ള ഒരു ഓർഡിനൻസ്.

പ്രാദിക.—കേരള സംസ്ഥാന നിയമസഭ സമ്മേളിച്ചിട്ടില്ലാത്തതിനാലും സഭാ നിയമസഭ എടുക്കേണ്ട സാഹചര്യങ്ങൾ നിലവിലുണ്ടെന്ന് കോള ഗവർണ്ണർക്ക് ബോധ്യം വന്നിരിക്കുന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ ഇൻഡ്യൻ ഭരണഘടന 213-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡംകൂടം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച് കോള ഗവർണ്ണർ താഴെപ്പറയുന്ന ഓർഡിനൻസ് വിളംബരപ്പെടുത്തുന്നു:—

1. ചുരുക്കപ്പേരും പ്രാരംഭവും.—(1) ഈ ഓർഡിനൻസിന് 1982-ലെ കാർഷികമായ നികുതി (ഭേദഗതി) ഓർഡിനൻസ് എന്നു പേർ പറയാം.

(2) ഇതു ഉടൻതന്നെ പ്രാബല്യത്തിൽ വരുന്നതാണ്.

2. 1950-ലെ XXII-ാം ആക്റ്റിന് താൽക്കാലികമായി ഭേദഗതി ചെയ്യേണ്ടതാണെന്നും, - ഈ കാർഡിനൽസൂചിപ്പിച്ചിരിക്കുന്ന കാലത്ത്, 1950-ലെ കർഷകകാർഷികാഭാവനികൃതി ആക്റ്റിന് (1950-ലെ XXII) (ഇന്ത്യഭരണ പ്രധാന ആക്റ്റിന് പത്താം പരാമർശിക്കപ്പെടുക) 3-ാം വകുപ്പിൽ പ്രത്യേക പരാമർശിക്കുന്ന ഭേദഗതിക്ക് വിധേയമായി പ്രാബല്യം ഉണ്ടായിരിക്കുന്നതാണ്.

3. പട്ടികയുടെ ഭേദഗതി, - പ്രധാന ആക്റ്റിന്റെ പട്ടികയിൽ, (1)-ാം ഖണ്ഡികയ്ക്കുപകരം താഴെപ്പറയുന്ന ഖണ്ഡിക ചേർക്കേണ്ടതാണ്. അതായത്: -

“(1) ഒരു കമ്പനി അല്ലാത്തതുള്ള ഒരു വ്യക്തിയുടെ സംഗതിയിൽ: - മൊത്തകാർഷികാഭാവം 20,000 രൂപയിൽ കവിയാത്തപക്ഷം.	ഇല്ല
മൊത്തകാർഷികാഭാവം 20,000 രൂപയിൽ കവിയുകയും എന്നാൽ 25,000 രൂപയിൽ കവിയാതിരിക്കുകയും ചെയ്യുന്ന പക്ഷം.	20,000 രൂപയിൽ കവിഞ്ഞുള്ള മൊത്ത കാർഷികാഭാവം തുകയുടെ 30 ശതമാനം.
മൊത്തകാർഷികാഭാവം 25,000 രൂപയിൽ കവിയുകയും എന്നാൽ 30,000 രൂപയിൽ കവിയാതിരിക്കുകയും ചെയ്യുന്ന പക്ഷം.	1,500 രൂപയും 25,000 രൂപയിൽ കവിഞ്ഞുള്ള മൊത്ത കാർഷികാഭാവം തുകയുടെ 40 ശതമാനവും.
മൊത്തകാർഷികാഭാവം 30,000 രൂപയിൽ കവിയുകയും എന്നാൽ 50,000 രൂപയിൽ കവിയാതിരിക്കുകയും ചെയ്യുന്ന പക്ഷം.	3,500 രൂപയും 30,000 രൂപയിൽ കവിഞ്ഞുള്ള മൊത്ത കാർഷികാഭാവം തുകയുടെ 40 ശതമാനവും.
മൊത്തകാർഷികാഭാവം 50,000 രൂപയിൽ കവിയുകയും എന്നാൽ 70,000 രൂപയിൽ കവിയാതിരിക്കുകയും ചെയ്യുന്ന പക്ഷം.	13,500 രൂപയും 50,000 രൂപയിൽ കവിഞ്ഞുള്ള മൊത്ത കാർഷികാഭാവം തുകയുടെ 60 ശതമാനവും.
മൊത്തകാർഷികാഭാവം 70,000 രൂപയിൽ കവിയുന്നപക്ഷം.	25,500 രൂപയും 70,000 രൂപയിൽ കവിഞ്ഞുള്ള മൊത്ത കാർഷികാഭാവം തുകയുടെ 70 ശതമാനവും.

ജോതി വെങ്കടചെല്ലം,
ഗവർണ്ണർ.

(ശ്രീമന്തർജ്ജുന)

പി. ജഗദമ്മ,
അഡീഷണൽ ഹെഡ് ക്ലർക്ക്.

കേരള സർക്കാർ

നിയമ (നിയമനിർമ്മാണം സി) വകുപ്പ്

വിജ്ഞാപനം

നമ്പർ 14655/ലെജ്, സി2/82/ലാ.

തിരുവനന്തപുരം, 1982 സെപ്റ്റംബർ 30/
1904 ആശ്വിനം 8.

1982 സെപ്റ്റംബർ 30-ാം തീയതി ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയ താഴെപ്പറയുന്ന ഓർഡിനൻസ്, പൊതുജനങ്ങളുടെ അറിവിനായി ഇതിനാൽ പ്രസിദ്ധപ്പെടുത്തുന്നു.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,
കെ. വിശ്വനാഥൻ നായർ,
നിയമവകുപ്പ് സ്പെഷ്യൽ സെക്രട്ടറി.

1982-ലെ 2-ാം നമ്പർ ഓർഡിനൻസ്

1982-ലെ കേരള മൂനിസിപ്പാലിറ്റി (ഭേദഗതി) ഓർഡിനൻസ്

ഇൻഡ്യൻ റിപ്പബ്ലിക്കിന്റെ മുമ്പാകെ സംവൽസരത്തിൽ കേരള ഗവർണ്ണർ വിളംബരപ്പെടുത്തിയത്.

1960-ലെ കേരള മൂനിസിപ്പാലിറ്റി ആക്ട് വീണ്ടും ഭേദഗതി ചെയ്യുന്നതിനുള്ള ഒരു ഓർഡിനൻസ്.

പീഠിക—കേരള സംസ്ഥാന നിയമസഭ സമ്മേളിച്ചിട്ടില്ലാത്തതിനാലും സത്വര നടപടികൾ എടുക്കേണ്ട സാഹചര്യങ്ങൾ നിലവിലുണ്ടെന്ന് കേരള ഗവർണ്ണർക്ക് ബോദ്ധ്യം വന്നിരിക്കുന്നതിനാലും;

ഇപ്പോൾ, അതിനാൽ, ഇൻഡ്യൻ ഭരണഘടന 213-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡശ്യം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച് കേരള ഗവർണ്ണർ താഴെപ്പറയുന്ന ഓർഡിനൻസ് വിളംബരപ്പെടുത്തുന്നു.

1. ചുരുക്കപ്പേരും-പ്രാരംഭവും.—(1) ഈ ഓർഡിനൻസിന് 1982-ലെ കേരള മൂനിസിപ്പാലിറ്റി (ഭേദഗതി) ഓർഡിനൻസ് എന്ന് പേർ പറയാം.

(2) ഇത് ഉടൻതന്നെ പ്രാബല്യത്തിൽ വരുന്നതാണ്.

2. 1961-ലെ 14-ാം നമ്പർ ആക്ട് താൽക്കാലികമായി ഭേദഗതി ചെയ്യേണ്ടതാണെന്ന്—ഈ ഓർഡിനൻസ് പ്രാബല്യത്തിലിരിക്കുന്ന കാലത്ത് 1960-ലെ കേരള മൂനിസിപ്പാലിറ്റി ആക്ട് (1961-ലെ 14) (ഇതിനു ശേഷം പ്രധാന ആക്ട് എന്നാണ് പരാമർശിക്കപ്പെടുക) 3-ാം വകുപ്പിൽ പ്രത്യേകം പറഞ്ഞിരിക്കുന്ന ഭേദഗതിയ്ക്കു വിധേയമായട്ടുള്ള പ്രാബല്യം ഉണ്ടായിരിക്കുന്നതാണ്.

3. 412-ാം വകുപ്പിന്റെ ഭേദഗതി.—പ്രധാന ആക്ട് 412-ാം വകുപ്പ് (2)-ാം ഉപവകുപ്പിൽ “നാൽപ്പതിയഞ്ചു മാസങ്ങൾ” എന്ന വാക്കുകൾക്കു പകരം “ഏഴുപത്തീരൂൺ മാസങ്ങൾ” എന്ന വാക്കുകൾ ചേർക്കേണ്ടതാണ്.

ജോതിവെങ്കിടവെല്ലം.

ഗവർണ്ണർ.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 19182/TC2/82/TF&P.

Dated, Trivandrum, 2nd November 1982.

S. R. O. No. 1470/82.—Whereas representation has been received by Government from the Stage Carriage Operator Shri N. Balakrishna Pillai, C/o. V. M. Thomas, 16/481, T & R Road, Cochin, Ernakulam that the vehicle tax for the quarters ended on the 30th September, 1981, 31st December, 1981, 30th June, 1982 and 30th September, 1982 in respect of the Stage Carriage bearing Registration Number KRE. 8036 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of Vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarters ended on the 30th September, 1981, 31st December, 1981, 30th June, 1982 and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarters ended on the 30th September, 1981, 31st December, 1981, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarters ended on the 30th September, 1981, 31st December, 1981, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 30th August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

[P.T.O.]

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarters ended 30th September, 1981, 31st December, 1981, 30th June, 1982 and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 17599/TC2/82/TF & P.

Dated, Trivandrum, 2nd November, 1982.

S. R. O. No. 1471/82.—Whereas representation has been received by Government from the Stage Carriage Operator specified in the annexure to this notification that the vehicle tax for the quarter ended on the 30th September, 1982, in respect of the Stage Carriages particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of these vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarter ended on the 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the said stage carriages ordinarily kept for use in the State shall be paid on or before the 22nd August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 872 dated 29th September, 1975.

4 ANNEXURE

Sl. No.	Name of Stage Carriage Operator	Registration No. of the Stage Carriage
(1)	(2)	(3)
1.	Shri E. K. Davies Edakkulathu House, Trichur.	KRE 3217,
2.	Smt. K. Karthiayani Amma, Kalliparambil House, Punnamparambu, Trichur.	KLR 5528
3.	Sri T.V. George, Express Transports, Trichur.	KRR 1168 KLH 4964
4.	Sri C. Ayyappan Nair, Changarangath House, Puranattukara, Trichur.	KLH 5504

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received certain representations from the Stage Carriage Operators as shown in the annexure requesting extension of time for payment of vehicle tax for the quarter ended 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries And Ports (Transport C) Department

NOTIFICATION

No. 19547/TG2/82/TF&P.

Dated, Trivandrum, 3rd November 1982.

S.R.O. No. 1472/82.—Whereas representation has been received by Government from the Stage Garriage Operator Shri Joy Antony, Choorampambil Buildings, Monastery Road, Cochin-11 that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September 1982 in respect of the Goods Vehicle bearing Registration Number KLA. 1126 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of Vehicle tax in respect of this vehicle may, therefore, be granted ;

And whereas, the Government are convinced that circumstances existed that the operator of the said Goods Vehicle could not remit the vehicle tax in respect of the said Goods Vehicle ordinarily kept for use in the State for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain ;

And whereas, the Government are convinced that non-operation of the said Good Vehicle due to non-payment of tax would have caused great inconvenience to the travelling public ;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982, in respect of the said Goods Vehicle ;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said Goods Vehicle ordinarily kept for use in the State shall be paid on or before the 30th August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TG2/75-5/PW dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representation from the Goods Vehicle Operator as shown in the notification requesting extension of time for payment of the vehicle tax for the quarter ended on 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain ;

Government are convinced of the position and in public interest grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 18511/TC2/82/TF&P.

Dated, Trivandrum, 2nd November 1982.

S.R.O. No. 1473/82.—Whereas representation has been received by Government from the Stage Carriage Operator Shri Kamarudheen, Vallya Veettil House, Ernakulam that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September 1982 in respect of the Stage Carriage bearing Registration Number KLE. 8377 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of these vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriages could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 31st March, 1982, 30th June, 1982, and 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 30th August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/ 75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,
T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operators as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended 31st March, 1982, 30th June, 1982, and 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

PART I

Section iv

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 19552/TC2/82/TF&P.

Dated, Trivandrum, 2nd November 1982.

S. R. O. No. 1474/82.—Whereas representation has been received by Government from the Stage Carriage Operator Shri C. Ravi, Girija Motor Service, Cholapurath Buildings, R. C. Road, Kozhikode that the arrears of vehicle tax for the quarters ended on the 31st December, 1979, 31st March, 1980 and 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KLZ. 331 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the vehicle tax arrears in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstance existed that the operator of the said stage carriage could not remit the arrear of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarters ended on the 31st December, 1979, 31st March, 1980 and 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarters ended on the 31st December, 1979, 31st March, 1980 and 30th June, 1982 in respect of the said stage carriage in instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that out of the arrears of vehicle tax for the quarters ended on the 31st December, 1979, 31st March, 1980 and 30th June, 1982 in respect of the said stage carriage ordinarily kept for use in the State Rs. 5,000 should be remitted on or before 13th August, 1982 and the balance amount together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated, the 29th September, 1975 published as S. R. O. No 876/75 in the Kerala Gazette Extraordinary No. 572 dated 29th September, 1975 shall be paid in five equal monthly instalments commencing from 7th August, 1982.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the stage carriage operator at shown in the notification requesting instalment facility for payment of vehicle tax for the quarters ended 31st December, 1979, 31st March, 1982 and 30th June, 1982 due to financial strain ;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise this vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 18349/TC2/82/TF&P.

Dated, Trivandrum, 2nd November 1982.

S.R.O. No. 1475/82.—Whereas, representations have been received by Government from the Stage Carriage Operators specified in the annexure to this notification that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 in respect of the Stage Carriages particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of these vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said stage carriages could not remit the vehicle tax in respect of the said stage carriages ordinarily kept for use in the State for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982 due to financial strain ;

And whereas, the Government are convinced that non-operation of the said stage carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September 1982 in respect of the said stage carriages ;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 31st March, 1982, 30th June, 1982 and 30th September, 1982, in respect of the said stage carriages ordinarily kept for use in the State shall be paid on or before the 31st August 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated 29th September, 1975.

2

ANNEXURE

Sl. No.	Name of Stage Carriage Operators	Registration No. of the Stage Carriages
1.	Shri S. Gopinatha Menon, Sreevilasath House, Kumbalam, Ernakulam.	KLF. 9529
2.	Mrs. Vanaja, Nattathu House, Konatbukunnu	KLF. 1688 KRR. 5801 KLR. 9464

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received certain representations from the Stage Carriage Operators as shown in the annexure requesting extension of time for payment of vehicle tax for the quarter ended 31st March, 1982, 30th June, 1982 and 30th September 1982 due to financial strain;

Government are convinced of the position and in public interest grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 12731/TC2/82/TF&P.

Dated, Trivandrum, 4th November 1982.

S R. O. No. 1476/82.—Whereas representation has been received by Government from the Stage Carriage Operator Shri. M. S. Ravindranathan Pillai, Kizhakkemanakoil House, Manjummel, Ernakulam that the vehicle tax for the quarters ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the stage carriage bearing Registration Number KLF. 3517 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarters ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarters ended on the 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982 and 30th June, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarters ended on the 30th June, 1981, 30th September, 1981, 31st December 1981, 31st March, 1982, and 30th June, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 30th June, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarters ended 30th June, 1981, 30th September, 1981, 31st December, 1981, 31st March, 1982, and 30th June, 1982 due to financial strain.

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise the vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.



GOVERNMENT OF KERALA

Transport, Fisheries & Ports (A) Department

NOTIFICATION

G.O. (P) No. 65/82/TF&P. Dated, Trivandrum, 30th October 1982.

S. R. O. No. 1477/82.—In exercise of the powers conferred by section 44 of the Road Transport Corporations Act, 1950 (Central Act 64 of 1950) the Government of Kerala hereby make the following rules further to amend the Kerala State Road Transport Corporation Rules, 1965 published under Notification No. 7439 TCH/65/PW. dated the 10th March, 1965, in the Kerala Gazette Extraordinary No. 37 dated the 11th March 1965, namely:—

RULES

(1) *Short title.*—These Rules may be called the Kerala State Road Transport Corporation (Amendment) Rules, 1982.

(2) *Amendment to Rule 14.*—In the Kerala State Road Transport Corporation Rules, 1965 for sub-clause (a) of clause (6) of rule 14, the following sub clause shall be substituted, namely:—

“(a). Daily allowance for halt on tour at an outstation shall be calculated on the basis of the period of halt which will begin from the time the forward journey ends at the outstation and will end at the time the return or further journey commences. The rate of daily allowance shall be calculated as follows :—

- | | |
|--|-------------------------|
| 1. Halt up to six hours | Nil |
| 2. Halt exceeding six hours but not exceeding twelve hours | } Half daily allowance. |
| 3. Halt exceeding 12 hours but not exceeding twenty-four hours | |
| | } Full daily allowance. |

4. Halt exceeding twenty-four hours

One daily allowance for every 24 hours. For fraction of 24 hours at the end of halt, daily allowance will be calculated as indicated above".

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification; but is intended to bring out the main purport).

At present Calculation of $\frac{1}{2}$ D.A. for departure and arrival is not in vogue. Hence this notification.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-B) Department

NOTIFICATION

G. O. Rt.No. 900/82/TF&P. *Dated, Trivandrum, 25th October 1982.*

S.R.O.No. 1478/82.—Whereas Shri Sreekumar, B., Nirmala Bhavan, Koodal P. O., Quilon District proposes to build a bus body on an Ashok Leyland chassis, the details of which are hereunder given for the purpose of plying it as a contract carriage;

And whereas, the overall length and overhang of the vehicle so proposed to be built exceed the limits prescribed under sub-rule (2) of rule 267 and rule 294 respectively of the Kerala Motor Vehicles Rules, 1961;

And whereas, the Government of Kerala are satisfied that the said vehicle can conveniently be used as a contract carriage with such excess measurements in overall length and overhang;

Now, therefore, in exercise of the powers conferred by rule 368 of the Kerala Motor Vehicles Rules, 1961, the Government of Kerala hereby exempt the said vehicle from the provisions of sub-rule (2) of rule 267 and rule 294 of the said Rules.

DETAILS OF THE VEHICLE

Model—Ashok Leyland
Engine number—ALEE 3714
Chassis number—ALEE 148123
Overall length—975 Centimetres
Overhang—60% of the wheel base
Wheel base—533.4 Centimetres (210")

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.
[P. T. O.]

Explanatory Note

(This is not part of the notification, but is intended to indicate its general purport.)

Shri B. Sreekumar, Nirmala Bhavan, Koodal P. O. Quilon District, has requested Government to exempt the vehicle mentioned in the above notification from the provisions of sub-rule (2) of rule 267 and rule 294 of the Kerala Motor Vehicle Rules, 1961, since the overall length and overhang of the vehicle exceed the limits prescribed under these rules, so as to enable him to operate the vehicle as a contract carriage. Government have considered the request in consultation with the Transport Commissioner and have decided to grant the exemption sought for. Hence this Notification.

GOVERNMENT OF KERALA
Agriculture (Farms) Department
NOTIFICATION

G.O. (Ms) No. 303/82/AD.

Dated, Trivandrum, 19th October 1982.

S.R.O. No. 1479/82.—In exercise of the powers conferred by section 63 of the Kerala Agricultural University Act, 1971 (33 of 1971), the Government of Kerala hereby make the following first Statutes prescribing the qualifications, method of appointment, age limit and salary and allowances for the posts of Senior Grade Assistant, Assistant Grade II, Senior Office Superintendent, Office Superintendent, Senior Grade Typist and Typist Grade II, namely,

Statutes

1. *Method of appointment.*—Appointment to the posts mentioned in column (1) below shall be made by the method of appointment specified against each in column (2).

Name of post	Method of appointment
1	2
1 Senior Grade Assistant	By promotion from Assistants Grade I.
2 Assistant Grade II	1. 95% of vacancies by direct recruitment. 2. 5% by appointment from suitable and qualified employees of lower categories of University namely, class IV, Attenders etc.
3 Senior Office Superintendent	By promotion from Office Superintendent.
4 Office Superintendent	By promotion from Senior Grade Typist.
5 Senior Grade Typist	By promotion from Typist Grade I
6 Typist Grade II	1. 95% of vacancies by direct recruitment. 2. 5% by appointment from suitable and qualified employees of lower categories of the University, namely, Class IV, attenders etc.

Note—Vacancies in the category of Assistant Grade II and Typist Grade II shall be filled up by direct recruits and appointees from Class IV, Attenders etc. in the ratio of 19:1. If suitable and qualified persons are not available for appointment to the category of Assistant Grade II and Typist Grade II from Class IV, Attenders etc., the vacancies reserved for them shall also be filled up by direct recruitment.

2. **Qualifications**.—No persons shall be eligible for appointment to a post specified in column (i) of the Table below unless he possesses the qualifications specified in the corresponding entry in column (2) thereof:

Table

Post	Qualification
1. Assistant Grade II	<p>Essential</p> <p>Graduate of a recognised University or Equivalent qualification</p> <p>Desirable</p> <p>(i) Typewriting (English) (Lower) KGTE/MGTE. (ii) Good and legible handwriting.</p>
<p>Note.—In the case of employees of lower categories of the University for whom 5% vacancies are reserved 5 years service in such categories in addition to the academic and other qualifications will be necessary.</p>	
	(iii) Suitability should be proved in a competitive test conducted by the University.
2. Typist Grade II	<p>(i) Pass in S. S. L. G. or Equivalent</p> <p>(ii) Pass in Typewriting (English) (Higher) KGTE/MGTE.</p> <p>(iii) Pass in Malayalam Typewriting (Lower) or (Higher) KGTE.</p> <p>Desirable —KGTE stenography (English) (Lower)</p>

Note Suitability should be proved in a competitive test conducted by the University.

3. **Age limit for direct recruitment**.—No person shall be eligible for appointment by direct recruitment if he has not completed 18 years or has completed 35 years of age on the 1st day of January of the year in which applications for appointment to the post are invited;

Provided that the provision for raising the age limit in the case of members of the Scheduled Castes, Scheduled Tribes and Other Backward Classes for appointment to Government services in sub rule (c) of rule 10 of the Kerala State and Subordinate Services Rules, 1958 shall be applicable to members of Scheduled Castes, Scheduled Tribes and Other Backward Classes for appointment to any of the posts under these statutes.

Explanation:—The expression "Other Backward Classes" shall have the same meaning as in the Kerala State and Subordinate Services Rules, 1958.

4. Salary and allowances.—The salary and allowances for the above posts shall be such as may be prescribed from time to time by the Executive Committee of the Kerala Agricultural University.

By order of the Governor,
M. R. VASUDEVAN PILLAI,
Additional Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport.)

Section 63 of the Kerala Agricultural University Act 1971 (33 of 1971) provides that the first statutes of the University shall be made by the Government. It is considered necessary to make first statutes regarding the method of appointment qualification and salary and allowances and age limit of the posts of Senior Grade Assistant, Assistant Grade II, Senior Office Superintendent, Office Superintendent, Senior Grade Typist and Typist Grade II under the Kerala Agricultural University. The notification is intended to achieve the above object.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 21075/TG2/82/TF&P.

Dated, Trisandram, 2nd November, 1982.

S.R.O. No. 1483/82.—Whereas representation has been received by Government from the Stage Carriage Operator Shri. P. V. Balaji, Thaikkal Banerji Sadan, Shertallai that the vehicle tax for the quarter ended on the 30th June, 1982 in respect of the Stage Carriage bearing Registration Number KLZ 620 could not be remitted within the prescribed period due to financial strain and that extension of time for payment of vehicle tax in respect of this vehicle may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarters ended on the 30th June, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th June, 1982 in respect of the said stage carriage;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the vehicle tax for the quarter ended on the 30th June, 1982 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 31st August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,

T. SANKARAN,

Additional Secretary to Government.

[P.T.O.]

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification).

Government have received representation from the Stage Carriage Operator as shown in the notification requesting extension of time for payment of vehicle tax for the quarter ended 30th June, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.



GOVERNMENT OF KERALA

Taxes (E) Department

ORDERS

I

G. O. (P). No. 79/82/TD. Dated, Trivandrum, 26th November 1982.

S.R.O.No.:1484/82.—In exercise of the powers conferred by clause (a) of subsection (1) of section 9 of the Kerala Stamp Act, 1959 (17 of 1959), the Government of Kerala being of opinion that it is necessary in the public interest so to do, hereby remit the duty with which the sale deed in respect of an extent of 50 Are 99 Sq. Metres of land comprised in Re-Survey number 2288 in Nedumangad Village, in Nedumangad Taluk, in Trivandrum District to be executed by Shri Joseph Easow, power of attorney holder of Smt. Lillykutty, daughter of Smt. Sheela Annie, Meleputhen Veedu, Anamkonam, Chellamcode, Nedumangad, in favour of the Nedumangad Government College Sponsoring Committee, Nedumangad, represented by Shri K. V. Surendranath, M. L. A., President of the said Committee, for the establishment of a Government College at Nedumangad, is chargeable under the said Act.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport).

The President, Nedumangad Government College Sponsoring Committee proposes to purchase 1 Acre 26 Cents (.5099 hectare) of land in Re-survey number 2288 for a consideration of Rs. 40,950 for being transferred to the Government for establishing the newly sanctioned Government College at Nedumangad. The President has requested that the proposed sale deed may be exempted from stamp duty. Government propose to remit the stamp duty payable on the proposed sale deed. The above order is intended to achieve this object.

II

G. O. (P) No. 79/82/TD.

Dated, Trivandrum, 26th November 1982.

S.R.O. No. 1485/82.—In exercise of the powers conferred by clause (a) of subsection (1) of section 9 of the Kerala Stamp Act, 1959 (17 of 1959), the Government of Kerala being of opinion that it is necessary in the public interest so to do, hereby remit the duty with which the sale deed in respect of an extent of 25 Acre 90 Sq. Metres of land comprised in Re-survey number 2289/1 in Nedumangad Village, Nedumangad Taluk, in Trivandrum District to be executed by Rev. Gilbert, son of Shri Samuel, Melaputhen Veedu, Anamkonam, Ghellamcode, Nedumangad, in favour of the Nedumangad Government College Committee, Nedumangad, represented by Shri K. V. Surendranath, M. L. A., President of the said Committee, for the establishment of a Government College at Nedumangad, is chargeable under the said Act.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport.)

The President, Nedumangad Government College Sponsoring Committee proposes to purchase 64 Cents (.2590 hectare) of land in Re-survey number 2289/1 for a consideration of Rs. 20,800 for being transferred to Government for establishing the newly sanctioned Government College at Nedumangad. The President has requested that the proposed sale deed may be exempted from stamp duty. Government propose to remit the stamp duty payable on the proposed sale deed. The above order is intended to achieve this object.

By order of the Governor,
N. KRISHNAN NAIR,
Special Secretary to Government.

GOVERNMENT OF KERALA
Agriculture (Farm) Department
NOTIFICATION

G.O. (Ms) No. 311/81/AD.

Dated, Trivandrum, 1st October 1981.

S. R. O. No. 1486/82.—In exercise of the powers conferred by section 63 of the Kerala Agricultural University Act, 1971 (33 of 1971), the Government of Kerala hereby make the following First Statutes prescribing the method of appointment, qualification, salary and allowances and age limit in respect of the post of Boat Driver under the Kerala Agricultural University, namely:—

STATUTES

1. *Method of appointment.*—Appointment to the post shall be by promotion from Scrang/ Deckman in the service under the University and if suitable candidates are not available for promotion, by direct recruitment. The length of service in each category shall be the criterion for preference for promotion when qualified persons are available for promotion, in both the categories of Scrag and Deckman.

2. (a) *Qualifications regarding age.*—No person shall be eligible for appointment by direct recruitment to the post if he has completed 35 years of age on the 1st day of January of the year in which applications for appointment are invited:

Provided that the provision for raising the age limit in the case of members of the Scheduled Castes, Scheduled Tribes and Other Backward Classes, for appointment to Government Service, in sub-rule (c) of rule 10 of the Kerala State and Subordinate Service Rules, 1958 shall be applicable to members of Scheduled Castes and Scheduled Tribes and other Backward Classes for appointment to the posts.

Explanation—The expression, 'Other Backward Classes' shall have the same meaning as in the Kerala State and Subordinate Services Rules, 1958..

(b) *Other qualifications*—No person shall be eligible for appointment to the post, unless he possesses the qualifications mentioned below:

- (1) For appointment by promotion: Driving license for motor boats issued by the Canal Department and three years service as Scrang or five years service as Deckman.

(2) For direct recruitment:

- (i) A pass in VII Standard.
- (ii) Driving license for motor boat issued by the Canal Department with three years experience as Boat Driver.
- (iii) A working knowledge of the motor boat engine mechanism so as to be able to attend to minor repairs.

3. *Salary and allowances*—The salary and allowances for the post shall be such as may be fixed by the Executive Committee of the Kerala Agricultural University from time to time.

By order of the Governor,
P. VISWANATHAN NAIR,
Additional Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport).

Section 63 of the Kerala Agricultural University Act, 1971 (33 of 1971) provides that the first statutes of the University shall be made by the Government. The first statutes prescribing the method of appointment, qualification, salary and allowances and age limit in respect of the post of Boat Driver under the Kerala Agricultural University, has not been made so far.

This notification is intended to prescribe the first statutes relating to the qualification, method of appointment, etc., mentioned above in respect of the Boat Driver under the Kerala Agricultural University.

PRELIMINARY ORDER

This is an industrial dispute referred to this Court for adjudication by the Kerala Government by order No. G. O. (Rt.) No. 1200/78/L&H dated 26-7-1978. The issue referred is the following:

"Compulsory retirement from Service of Sri P. J. Joseph, Employee, with effect from 9-4-1976".

The union has filed a claim statement in which the following case has been put forward. Sri P. J. Joseph was a worker in the establishment of the opposite party from 20-11-1963. While he was working as a supervisory assistant and drawing a salary of Rs. 277 p. m., he was suspended from service on 9-4-1976. In the order of suspension itself it was made clear that no subsistence allowance would be paid to Sri P. J. Joseph and so he had to get the subsistence allowance through proper authority. The suspension was motivated by malice and Vengeance on the part of Sri N. Chithambaram Pillai, the Managing Director of the Society. After the suspension a force in the name of domestic enquiry was conducted and Sri P. J. Joseph was compulsorily retired from service with effect from the date of his suspension i. e. 9-4-1976. The appointment of the enquiry officer itself was opposed to the Co-operative Societies Act and Rules and also the bye-laws of the Society. The Managing Director in violation of all these appointed the Manager of the Society to conduct the domestic enquiry even though the society had constituted a disciplinary sub-committee to deal with questions relating to disciplinary actions. The enquiry officer, instead of conducting the enquiry, extracted a statement from Sri P. J. Joseph and sent him away. Sri P. J. Joseph preferred an appeal to the Board of Directors, but that was dismissed without hearing him. Hence the punishment imposed on Sri P. J. Joseph is unsustainable and he is entitled to be reinstated with all back benefits.

To the above claim statement the opposite party has filed a cryptic counter denying the allegations in the claim statement.

The union has filed a replication reiterating its original stand.

Both sides submitted that the enquiry officer need not be examined and so Ext. M1 was marked by consent.

At this stage of the case the only question for consideration is whether there was a proper domestic enquiry conducted against Sri P. J. Joseph.

Perusing the records it is seen that the charge against Sri P. J. Joseph is that he was transferred and posted as the Manager of the Branch No. 10 of the Stores, but he did not take charge on the close of business on 8-4-1976 and he was also absent from duty on the F. N. of 9-4-1976 and hence his action was sheer dis-obedience of office orders of the management and clear dereliction of duties. As seen from Ext. M1 the explanation given by Sri P. J. Joseph to the enquiry officer was that since he was not well he had applied for 15 days leave even earlier, but only 7½ days was granted to him. The leave application and the orders of the management thereon and also

the other records pertaining to the action taken against Sri P. J. Joseph have not been produced by the management. But such of those records in the custody of the worker have been produced as a file by the union. From that file, it is seen that he had applied for 2 weeks leave from 1-4-1976 even on 29-3-1976 as advised by his doctor. That leave application is seen to have been rejected. However the case of the worker was that he could not take charge of the branch due to illness and he had applied for leave. Certainly evidence should have been taken by the enquiry officer to know whether the ground taken by the worker was true or not. Instead of that, the enquiry officer has as to say cross-examined the worker and failed to examine any witness on the side of the management. This shows not only that the domestic enquiry held against Sri P. J. Joseph was improper, but also, that he was not given sufficient opportunity to prove his cause. Therefore I find that the domestic enquiry held against Sri P. J. Joseph was defective. In that case the management has to be given another opportunity to prove the misconduct alleged against Sri P. J. Joseph before this court and Sri Joseph also has to be given a chance to give evidence contra. The case will therefore be posted for evidence of the management at the first instance.

Ordered accordingly:

ALFRED DANIEL,
Presiding Officer.

Appendix

Exhibits marked on the side of the Management :

Ext. M1

— Enquiry proceedings.

(Sd.)
Presiding Officer.

Kerala Gazette No. 48 dated 7th December 1982.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. (Rt.) No. 1110/82/LBR. *Dated, Trivandrum, 13th October 1982.*

The award of the Labour Court, Quilon in respect of the dispute between the Director, Bhoruka Industries Private Ltd., Chathannoor P. O., Quilon and their workmen represented by the Secretary, Chathannoor Bhoruka Workers' Union, P. O. Chathannoor, Quilon received by Government on 7-10-1982 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,
K. SIVADASAN,
Deputy Secretary to Government

In the Labour Court, Quilon

Present :

SHRI T. V. KUNHAHAMED, B.A., B.L.,

Presiding Officer

Tuesday, the 14th day of September, 1982.

INDUSTRIAL DISPUTE No. 96/78

Between

The Director, Bhoruka Industries Private Limited, Chathannoor
P. O., Quilon.

And

The Secretary, Chathannoor Bhoruka Workers Union, P. O.
Chathannoor, Quilon.

Representations:

Shri K. Velappan Pillai,
Advocate, Quilon

.. For the Management.

Shri R. Sadasivan Nair (Mylacattu),
Advocate, Quilon.

.. For the Union

G.A. 189/V.

AWARD

This industrial dispute was referred to this court by the Government of Kerala as per G. O. (Rt) No. 1222/78/L&H dated 31-7-1978. The issues referred are:—(1) Revision of wages of workmen; and (2) Dismissal of Shri K. Ramachandran Pillai.

2. The union did not press the claim for revision of wages.

3. Shri Ramachandran Pillai was dismissed on the basis of the findings of the enquiry officer who had come to the conclusion that the delinquent had threatened and used abusive words against Shri Mahadevan, Advocate, Quilon, the Legal Advisor of the Management.

4. In the claim statement filed by the union several reasons are given for rejecting the findings of the enquiry officer. Referring to the occurrence it is stated as follows:

'The worker never violated discipline to be maintained in the factory. There was no reason for the same. Up to the date of the alleged incident, the said Ramachandran Pillai never knew who this Advocate Mahadevan was. Labour strike and picketting were going on in this factory and this Mr. Ramachandran Pillai was an active participant-worker in the workers deliberations. The management wanted to wreak vengeance upon Ramachandran Pillai and this is only a concocted story falsely foisted against him'. There is no averment to the effect that Ramachandran Pillai had not called out the abusive words attributed to him.

5. The Management has filed a reply statement contending that the enquiry was properly conducted, that Shri Ramachandran Pillai had threatened and abused Shri Mahadevan in a most vulgar and obscene language exceeding all limits of decency and decorum and that the disciplinary action has nothing to do with the strike in the company.

6. As per the preliminary order dated 23rd November, 1981 my learned predecessor came to the conclusion that a proper enquiry has not been proved to have been conducted and posted the case for evidence giving the management an opportunity to substantiate their case before this court. The preliminary order reads as follows:—

"This dispute between the above parties was referred by Government of Kerala as per G. O. (Rt) No. 1222/78/L&H dated 31-7-1978. The issue referred is the following:—

(1) Revision of wages of workmen ;

(2) Dismissal of Shri K. Ramachandran Pillai.

The union filed a claim statement contending as follows:— The claim for revision of wages for labourers is not pressed for the time being. The second issue under reference is the dismissal of Shri K. Ramachandran Pillai. He was dismissed on the allegation that he howled and hooted and used bad words at one Shri Mahadevan, Advocate, Quilon and one Shri C. V. Isaac who were coming out of the factory after discussing with the Managing Director. A domestic enquiry was ordered by the management appointing Shri K. G. Ramachandran Pillai, Advocate, Quilon as enquiry officer. The workman filed a petition before the enquiry officer seeking permission to engage a lawyer for him as the persons involved in the enquiry were highly qualified and experienced. He also sought for the conduct of the

enquiry by the enquiry officer at his own office. These requests were rejected. The enquiry officer was not impartial. The workman requested the management to appoint another enquiry officer. That was not allowed. Sri Mahadevan is a Senior Advocate of the Quilon Bar while the enquiry officer was a junior member of the bar. The enquiry was conducted under the control and guidance of Sri Mahadevan. The delinquent's request that in the first witness in the schedule ought to be examined first was disallowed by the enquiry officer. When the workman insisted for the same Sri Mahadevan pushed out the workman from the place of the enquiry and the enquiry officer proceeded with the enquiry ex parte. Eventually the workman was dismissed. The dismissal is illegal. The workman may be ordered to be reinstated with back wages.

The Management filed a counter statement contending as follows:—On 31-5-1977 at the request of the Managing Director of the Company Sri Mahadevan, Advocate, Quilon who is the Legal Advisor of the Company arrived at the factory for discussions, finalisation and preparation of an agreement for repair of a de-airing machine with one Mr. C. V. Isac. When Mr. Mahadevan reached the gate of the company he was forcibly obstructed by the workman. Sri Mahadevan contacted the Managing Director by tel phone and as per his request Mr. Mahadevan entered the factory premises through the eastern gate and the discussions were conducted. The Managing Director left at 11 a. m. and Mr. Mahadevan, Mr. John Jacob continued discussions till 12.30 p. m. When these two came out of the office, the workman started howling and hooting at them and he also abused Mr. Mahadevan in vulgar language. The workman and others chased them up to the main road. Sri Mahadevan reported the matter to the police and also to the management. The management charge-sheeted the workman and eventually ordered an enquiry to be conducted by Sri K. G. Ramachandran Pillai, Advocate, Quilon. After several adjournments the enquiry was taken up on 27-9-1977 though the workman was present he withdrew from the enquiry without reason and left the place. The enquiry was proceeded with by the enquiry officer, who found the charges proved. During the enquiry on 27-9-1977 the workman had objected to the examination of Sri Mahadevan first. The reason for the examination of the latter as the first witness was explained by the enquiry officer. It was at that stage that the workman walked out. It is thereafter that he sent a letter to the Managing Director of the company making allegations against the enquiry officer. By the time the letter reached the management the enquiry had been completed. The letter was an afterthought. The allegation of impartiality against the enquiry officer is baseless. The enquiry was properly conducted. There is no reason to set aside the enquiry report.

The case was posted for evidence of the enquiry officer. The summons issued to him was returned unerved. Subsequently no effective steps were taken by the management to secure his presence. Thus there is no evidence to show that a domestic enquiry was properly conducted. No doubt the enquiry report is filed, but in the light of the contentions raised by the union it was up to the management to prove that an enquiry had been duly conducted which strict compliance with the principles of natural justice.

Since the enquiry officer was not examined there is no proof of a proper enquiry. I therefore find that a proper enquiry has not been proved to have been conducted. The management will be given an opportunity to adduce evidence to substantiate the action taken against the workman. If the management adduce the evidence, the union will be given an opportunity to adduce counter evidence.

The case is posted for evidence of the management to 28-12-1981".

7. After the preliminary order the management has examined one witness. Sri Mahadevan who is alleged to have been threatened and abused by Sri Ramachandran Pillai has not been examined. The union and their advocate were absent and therefore M. W. 1 was not cross-examined. M.W.1 the Manager of the company has deposed that when Sarvasree Mahadevan and Jolin Jacob came out of the factory on 31st May, 1977 the words used were "ഈ വക്കീൽ തായോളിയെ കൊല്ലൂ. ഇയാളെ കൊന്നാൽ ഞാനും വരാതില്ല".

In Ext. M1 Sri Mahadevan has stated that the following abusive words were used by the workman "ഇവനെക്കൊന്നു വലിയ വക്കീലന്മാർ കൊല്ലൂ" "ഞങ്ങൾക്കുണ്ട്". ഈ തായോളിയെ കൊന്നാലും ഒന്നും വരാതില്ല. പക്കൊത്തു മുഞ്ചാർ നടക്കുന്ന തായോളികൾ etc. etc.:

Thus there is some difference between the words attributed by the witness to the delinquent and the words shown in Ext. M1. Unfortunately the union has not come forward to cross-examine M. W. 1. It is clear from the testimony of M. W. 1 that Sri Ramachandran Pillai had used abusive language against the Legal Advisor from the company premises. I would therefore hold that the conduct of Sri Ramachandran Pillai was subversive of discipline and the same amounts to misconduct.

8. Further question for consideration is regarding the propriety of the punishment. I have already found that the delinquent had used abusive language against the Legal Advisor within the company premises and the same amounts to misconduct. Employees have no right to use abusive language against their superiors or the law officers of the company. Anything cannot be allowed in the name of trade union activity. In the circumstances, I hold, that the punishment of dismissal imposed by the management was proper.

9. In the result, I pass an award, upholding the dismissal of Sri K. Ramachandran Pillai. No costs.

This award shall come into force on the expiry of thirty days from the date of its publication in the Government Gazette.

T. V. KUNHA HAMED.
Presiding Officer.

Appendix

Witness examined on the side of the Management:—

M. W. 1 N Premachandran

Exhibits marked on the side of the Management:

Ext. M1 Copy of complaint submitted by Sri N. Mahadevan to the Sub Inspector of Police, Chathanoor.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport C) Department

NOTIFICATION

No. 18342/TC2/82/TF&P.

Dated, Trivandrum, 16th November, 1982.

S. R. O. No. 1487/82.—Whereas representations have been received by Government from the Stage Carriage Operators specified in the annexure to this notification, that the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the Stage Carriage particulars of which are specified in the said annexure could not be remitted within the prescribed period due to financial strain and that extension of time for payment of Vehicle tax in respect of these Vehicles may, therefore, be granted;

And whereas, the Government are convinced that circumstances existed that the operators of the said Stage Carriages could not remit the Vehicle tax in respect of the said Stage Carriages ordinarily kept for use in the State for the quarter ended on the 30th September, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said Stage Carriages due to non-payment of tax would have caused great inconvenience to the travelling public;

And whereas, the Government consider it necessary to extend in public interest the time for payment of the vehicle tax for the quarter ended on the 30th September, 1982 in respect of the said stage carriages;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the Vehicle tax for the quarter ended on the 30th September, 1982 in respect of the said Stage Carriages ordinarily kept for use in the State shall be paid on or before the 29th August, 1982 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

ANNEXURE

<i>Sl. No.</i>	<i>Name of Stage Carriage Operator</i>	<i>Registration No of the Stage Carriage</i>
(1)	(2)	(3)
1	Smt M K. Hajira, Noor'ahan Roadways, Ma tool North, Cannanore	KLN. 2764 KLN. 1379
2	Sri Copalan Nair, Mullappilly, Aarattupuzha, Trichur	KLH. 7846 KLH. 7748 KRR. 101
3	Smt. K. P. Jeeja, Kulangaraparambil House, Chittilappilly, Trichur	KLH. 1544
4	Smt. K. P. Pankajam, Triveni Road ways, Pulliyathan P. O., Cannanore.	KLC. 5256
5	Sri C. C. Jagadish, 'Toll view' Salap, Cannanore.	KLC. 5712
6	Sri A. K. Sreedharan, Areckal House, Edacochin, Cochin-6.	KLF, 561

By order of the Governor,
T. SANKARAN,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification);

Government have received certain representations from the Stage Carriage Operators as shown in the annexure requesting extension of time for payment of Vehicle tax for the quarter ended 30th September, 1982 due to financial strain;

Government are convinced of the position and in public interest, grant extension of time for payment of tax as otherwise these Vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Abstract

**KERALA GOVERNMENT SERVANTS' CONDUCT RULES—POWERS
UNDER RULES 26 AND 29—DELEGATED TO THE
HEADS OF DEPARTMENTS—
ORDERS ISSUED**

PERSONNEL & ADMINISTRATIVE REFORMS (E) DEPARTMENT
G.O. MS. No. 57/82/P& ARD. Dated, Trivandrum, 19th November 1982.

ORDER

S.R.O. No. 1488/82.—Under rule 96 of the Kerala Government Servants' Conduct Rules, 1960, Government are pleased to authorise the Heads of Departments, to exercise the powers of Government, under rules 26 and 29 of the said Conduct Rules, in respect of the employees in their respective Departments.

By order of the Governor,
K.L.N. RAO,
Special Secretary to Government.

To

All Departments (all Sections) of the Secretariat including Law and Finance Departments
All Officers of the Secretariat of and above, the rank of Under Secretary (including Law and Finance Departments)
All Heads of Departments
All District Collectors
The Director of Public Relations.
The Registrar, High Court, Ernakulam (with C.L.)
The Advocate General, Ernakulam (with C.L.)
The Secretary, Kerala Public Service Commission (with C.L.)
The Registrar, Universities of Kerala/Cochin/Calicut (with C.L.)
The Registrar, Agricultural University, Mannuthy (with C.L.)
The Private Secretaries to Chief Minister and other Ministers.
The Deputy Secretary to Chief Secretary.
Confidential Assistant to Special Secretary, P & ARD.
General Admn. (SC) Department



GOVERNMENT OF KERALA

Higher Education (H) Department

NOTIFICATION

G. O. (P) No. 133/82/H. Edn. Dated, Trivandrum, 13th September 1982.

S. R. O. No. 1495/82.—In exercise of the powers conferred by sub-section (1) of section 2 of the Kerala Public Services Act, 1953 (19 of 1963), read with section 3 thereof, the Government of Kerala hereby make the following rules further to amend the Rules for the Kerala Government Presses Service issued under Notification G. O. (MS) No. 954/ Public (Rules) Department dated the 5th November 1959 and published in Part I of the Kerala Gazette No. 45 dated the 17th November, 1959, namely:—

RULES

1. *Short title and commencement.*—(a) These rules may be called the Kerala Government Presses Service (Amendment) Rules, 1982.

(b) They shall be deemed to have come into force with effect on and from the 1st January, 1979.

2. *Amendment of the Rules.*—In the Special Rules for the Government Presses Service, in the Table under sub-rule (b) of rule 4, the Note under the entries in column (2) qualification against the category, "3. Assistant Superintendents of Government Presses", in column (1) shall be numbered as "Note-1" and after Note-1 as so numbered, the following Note shall be inserted, namely:—

"Note 2.—For appointment by transfer 5 years' experience in any of the technical branches of a recognised printing press will be sufficient and the experience need not be in a Supervisory capacity".

By order of the Governor,
K. SRINIVASAN,
Special Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport).

In G. O. (P) No. 1/79/H.Edn. dated 1st January 1979 Government had prescribed 5 years' experience in a Supervisory capacity in a recognised printing Press as one of the qualifications for appointment to the post of Assistant Superintendent of Government Presses. It has since been found that this has adversely affected the persons working in certain sections of the Government Presses since in those sections there are only limited number of supervisory posts. It is felt therefore necessary to obviate their difficulties in the matter of appointment by transfer to the posts of Assistant Superintendent of Government Presses. This amendment is intended to achieve the above objective.

Kerala Gazette No. 48 dated 7th December 1982.

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